THE BLOOMFIELD CITIZEN.

SATURDAY, DECEMBER 7, 1889.

Electric Light Contract.

We have received many requests within the last three or four weeks for information concerning the electric light contract. We supposed that the Township Committee intended placing the whole matter before the responding. But the expected action of the Committee baving been postus. That we may not be accused of facts we have not ventured to condense, but herewith publish in full Counsel.

THE PROPOSED CONTRACT.

This agreement made this day of eighteen hundred and eighty nine, between dred lamps shall be subject to a thirty-night the United Edison Manufacturing Company of one city of Hon York, party 01 the first posts and the inhabitants of the township of Bloomfield, in the County of Essex, and State of New being a full compliance with the terms and con-Jersey, party of the second part, witnesseth as ditions of this contract.

er, and for that purpose at their own expense dollars per annum. to erect, equip, install and maintain an Edison and after the - day of

Second - The electric lights herein provided for each examination.

be paid for by said party of the second part at | choose a third person. the same rate as the lights provided for, in the

special regard to its sightliness, to be of good be deficient. straight cedar or chestput poles, trimmed and twenty-five feet in height, the safety appli-

And the said parfy of the first part for ther protection of persons, animals and projecty from any injury arising from the use of the appliances and materials they contract fo provide and erect, and the said party of the first part shall be responsible for all damage done to property, both public and private, in the creetion and maintenance of the said poles and wires, and the use thereof, for the aforesaid purposes. The said poles are to be erected so as not to interfere with the general and ordipary use of the sidewalk and street, and no pole shall be so located as to interfere with the front approach to any fivelling house or build,

Fifth Where poles shall be found to be ob ectiona le the party of the first part will at which the wires will be strung.

Sixth-The electric lamps shall be attached to the lamp posts now creeted in said township throughout the area proposed to be lighted.

CONTRACT RATES FOR RESIDENCE LIGHTING. 1 16 C. P. or equivalent,

Lamps additional burned regularly at 60 cents per month for each light, or they will furnish meters (same to be maid for by consumers), it which case the rate is not to exceed one and To the Township Committee of the Township one-quarter cents per hour for each sixteen

And in consideration of the foregoing agree ment, the said party of the second part deah hereby agree Ninth-That they will pay to said party of

the second part the sum of fifteen dollars per annum for each electric light furnished in pursuance of this contract, and at the rate of lifteen dollars per annum for each light furnished in excess of the five hundred lights herein specified, such payments to be made in equal quarterly payments, so soon as the bills therefor shall have been audited by the Tenth-That this contract for street lighting

shall remain in force for one year from the - next ensuing the date

part shall have the right to erect and maintain within the streets of the township of Bloomfield for the period of five years next ensuing the date hereof, a pole line for the purpose of supplying electric lights or power for the private or domestic use of the residents of said township, subject to reasonable regulations which may be imposed by the party of the second part, notwithstanding the fact that this contract for street lighting may not be renewed.

Twelfth The said party of the second part hereby grants unto the party of the first part, the right to erect their poles and, pole lines in the streets and public places of said township of Bloomfield at such places as may be designated by the Pownship Committee, and does also grant to said party of the first part the privilege of using the lamp posts now erected in said township for the purpose of attaching electric lamps thereto, and also for the purpose of attaching to said lamp posts iron extensions for the purpose of conveying the electric wires of party of the first part at such

It being understood, however, that said lamp sible linemen. posts shall be kept in good condition by said party of the first part, and at the expiration of this contract (in case the same shall not be renewed) the said lamp posts are to be surrendered or returned to said party of the second part in as good condition as they now are, reasonable wear and tear and damage from the

It is further agreed that the lanterns and fixtures now attached to each lamp post for the ourpose of gas consumption shall be carefully removed and stored by the party of the first public at an early day, and so delayed part, and in the event of the discontinuance in the streets of electric lighting from any cause whatever, or at the termination and nonrenewal of this contract, the said lanterns and poned we feel it incumbent on us to fixtures are to be replaced by the party of the furnish the information demanded of first part upon the posts in as good order and condition as they now are.

Thirteenth-And it is further agreed that if build, erect and put up the necessary poles and wires, buildings, apparatus and machinery to complete their plant for lighting the streets of the contract prepared by the counsel said township, and have the same in order for of the Electric Light Company and lighting said streets of said township from and the written report of the Township after the - day - next, in accordance wi h this agreement, then this agreement shall, at the option of the said party of the

second part, become null and void. Fourteenth-And it is hereby mutually cov- tion of five years, unless the franchise be en inted and agreed that the aforesaid five hun- extended consecutive use in accordance with the terms of into commace before the party of the second part shall be held to have accepted the same as

Rifteenth The party of the second part is First-The party of the first part hereby hereby authorized to require from time to agrees to light the streets and public places in time (not exceeding four time a year) an exsaid township of Bloomfield for the term of one amination of the candle power of the lights year, with electric lights, known as the Edison furnished under this contract at the expense of Incandescent Electric Lights, each light or the party of the first part. The expense of lamp to be of twenty-live standard candle pow- such examination not to exceed one hundred

Additional examinations, if any shall Central station complete in all respects, with a deemed necessary, may be required by the full and complete Electric Light plant, and to Township Committee of Bloomfield, but shall furnish and maintain the poles, wires, lamps be at their expense, unless the party of the provide that t e expert to be employed to a meeting should be called to give an for the proper production of said electric fault in regard to the candle power of the light by the Township Committee.

for shall not be less than five hundred in num- | Sixteenth-The expert to be employed to ber, and shall be located in such places as the make such examination shall be chosen by the deficient. Township Committee of said township of parties hereto, and if they shall be unable to agree upon any person, such expert shall be The party of the first part also agrees to fur-chosen by arbitrators; said arbitrators shall mish such edditional lights from time to time consist of three persons, one to be chosen by for any cause whatsoever the said party as the party of the second part may direct, to each of the parties hereto, and those two to of the first part shall, for twenty consec-

Seventeenth-In the event of any examine Third Each light or lamp shall be kept quired candle power, or the equivalent, there barning every night from early candle light to shall be allowed to the party of the second part expense of the party of the first part, for I o'clock A. M., at the full twenty-five candle a rebate or reduction from the quarterly bill for the period of three months from the Fourth-The pole line shall be erected with the charge for every night that such light shall

painted, and so set that shade trees shall not ty of the first part shall be unable to furnish the second part may forthwith, by resolube injured, said poles to be not more than hight in said electric lamps, they shall within ninety-six hours thereafter, place under the ances, switches, cut outs, and apparatus of direction of the Township Committee of Bloomevery kind connected with the plant to be-first field an oil or gas lamp, and keep the same lighted from early candle light to 1 o'clock A. party of the first part shall under the M , at eech place where there may have been covenant and agree that they will employ in an electric light. And in case of failure of Township Committee remove within thirty the installation of the plant all proper means said party of the first part so to do, they shall days thereafter all poles and wires for devices and materials known to them for the forfeit the amount of the charge of one month's lighting of the said electrical lamps. Ninetcenth-And it is further agreed that if the said party of the first part shall fail to the expense of the party of the first part, build, erect and put up the necessary poles, wires buildings, apparatus and machinery to complete their plant and have the same in

> lights in accordance with this agreement then | said party of the first part such poles for this agreement shall, at the option of the party carrying. the fire alarm wires only at a of the second part, become null and void, and all rights granted unto the said party of the

for any cause whatsoever the said party of the first part shall for twenty consecutive nights fail, by reasons other than Providence and upavoidable accidents, to furnish the electric lights wires outside of the thickly populated privileges herein granted unto the said party done under the supervision of the party of the rection of the Township Committee of Bloomfield, remove within thirty days thereafter all Eighth The said party of the first part hers- wires and poles from the streets of Bloomfield, the Township Committee, and about by agrees that in consideration of the right to excepting such wires and poles as shall be used which they must throw every legal safeerect and maintain said pole line for the period for domestic lighting, and upon their failure sq guard. of five years next ensuing, throughout the to do, the Township Committee may cause streets and public places of said township of their removal, excepting such poles as the Bloomfield, they, the said party of the first Committee shall designate to remain standing part, will furnish the citizens and residents of for the purpose of carrying the electric fire written consent of the party of the second said township during said term with lightson alarm wires, in which case the said party of part. incandescent lights of sixteen candle power for the second part shall have the privilege of purprivate or domestic use at the following rates. chasing from the party of the first part such plant, poles or wires, procure and submit and piled with furniture on every floor, there | For sale by Druggists everywhere, 50c. pe except where lamps are burned continuously all poles used for conveying the fire alarm wires

this agreement, shall be taken and construed to be of the essence of this agreement.

Report of Township Counsel Electric Light Contract.

In obedience to your instructions at a previous mee ing I have the honor to subject to the same restrictions as herein report to you on the electric lighting contained, provided the said party of the contract submitted to me as follows: First: I object, to several matters of form and also to several matters of substance of minor consequence, due, no doubt to haste and inadvertence in the preparation of the contract, which, after

electric light company, I have no doubt can be adjusted to our mutual satisfaction. I shall therefore not refer to them in

Second: The specifications annexed to the contract are so technical in character. that I advise the employment of an electrical expert to pass upon them before the contract shall be finally acted upon by

Third: I advise the insertion in the other clauses words to make more plain the obligation of the electric light comthis is the in ention of both parties to the

Fourth: A'provision should be inserted in the second clause of the contract making it obligatory upon the electric ight company to furnish the additional ights required within a certain definite that such additional lights are required. that the poles and wires should be erected the directions of its principals thus plainunder the supervision of the Township ly brought to view.

points as it may be found impracticable to Committee, so that the necessary trimerect wooden poles as hereinbefore specified. ming of trees shall not be left to irrespon-

> Sixth: The fifth clause should struck out for reasons heretofore given. I believe the electric light company agrees with me in this matter. Seventh: I would substitute for the

eleventh clause the following: "That

the said party of the first part shall have the right to erect and maintain within the vide against them; and when it is called streets of the Township of Bloomfield, for the period of five years next ensuing the date hereof at such places as shail be designated by said party of the second part, a pole line for the purpose of supplying electric light or power for the private Counsel, and to the public officially or domestic use of the residents of said township and lighting of said streets parts of streets and public places, subject to the reasonable regulations which may placing our own interpretation on the tile said party of the first part shall fail to be imposed by the said party of the ing to grant a five years franchise is second part, provided, however, that at the expiration of the said five years, the sa d poles and wires shall be removed as provided for in the (D) clause of this agreement." I consider this alteration most material in making clear the obligation of the electric light company-to remove its poles and wires at the expirathe counsel of the Electric Light Company, leads me to believe that all other

> Eighth: Instead of the twelfth clause mutual satisfaction, except the matters I recommend the following; "That the set forth in clauses B and D mentioned said party of the first part shall have the above. We have held no conference with privilege of using the lamp posts now the gas committee because he, on his side erected in said township for the purpose stated that the company would not sign of attaching electric lamps thereto; it a contract containing the said or similar being understood, however, that the said clauses, and I on my part am absolutely lamp posts shall be kept in good condition | convinced that the signing of a contract by said party of the first part and when without them would be detrimental to the the party of the first part shall cease to interest of the town, and consequently light the said streets, parts of streets and cannot advise it. A valuable perpetual public places in said township the said franchise would be granted to the comlamp posts are to be surrended to the pany while the rights of the public would said party of the second part in as good be uncertain, vague and difficult if not imcondition as they now are, reasonab e possible to enforce. wear and tear and damage from the acts | Fifteenth. In as much as it has been of God excepted. The changes in this heretofore arranged and agreed upon that section as will be seen are necessitated by the contract under consideration should changes elsewhere made.

electric current and all other things necessary first part shall be found thereby to be in de- make such examination should be chosen opportunity to the tax-payers to express lights, said electric plant and appliances to be furnished, in which case the party of the first Tenth: The seventeenth clause should before the Township Committee, in order provide for a reduction of a definite sum that the committee might be better able of money instead of "the full amount of to act thereon; I would respectfully sugnext en- examination, provided that the expense of such the charge for every night that such light gest that the contract prepared by the additional examinations shall not exceed \$25 shall be deficient." It would be impossible Couns I of the electric light company, for the Township Committee to determine under instructions from the gas commit-

> evidently an unintantional repetition. utive nights fail to furnish the electric lights heretofore agreed to be furnished, then the said party of the second part finding any lamp or light to be below the re- shall have the right to light said streets' every such lamp or light of the full amount of expiration of said twenty days, and if at the expiration of said three months the said party of the first part shall still Eighteenth-If from any cause the said par- said electric lights, then the said party of

tion of said Township Committee terminate all rights and privileges herein granted unto the said party of the first part, and the same shall thenceforth forwhatever purpose used from the streets of said Township of Bloomfield; and upon their failure so to do, the said Township excepting such poles as the said Township Committee shall designate to remain standing for the purpose of carrying the electric fire alarm wires, in which case complete running order so as to furnish on the the said party of the second part shall the popularity and credit of this, the first credit day of ____ , A. D., , the electric have the privilege of purchasing from the

section as originally submitted leaves the first part shall become forfeited and of no va- township authorities powerless, by reason of the insertion of the words "excepting | help buying will be made easy in all depart-Twentieth-And it is further agreed that if such wires and poles as shall be used for for any cause whatsoever the said party of the domestic lighting." So far as the Townas hereinbefore agreed upon, then the said par-ty of the second part may forthwith by resolu-wires are to be run. It is manifest that, tion of its Township Committee terminate this the lighting of the public streets by agreement, and the terms and all rights and electricity has been the consideration which has moved the public and the Townof the first part, and the same shall from franchise to and make a contract with the thenceforth forever cease and become abso- electric light company. So far as the lutely null and void. And the said party of the Township Committee is concerned, the prifirst part shall, under the supervision and da- vate lighting is merely an incident (though The lighting of the public streets, there

ing among the agreements on the part of the electric light company: A. That it

B. That it will before erecting any consent to the erection of said poles and wires of a sufficient number of the agreed that time, and the required candle to which it shall be necessary to erect good furniture at moderate prices and easy WM. COLFAX, Grocer, Bloomfield. power of the lights, [wherever mentioned in said poles and wires, to show to said terms should go to Amos H Van Horn Committee, that it is in a position to light | Market street. substantially all the streets, parts of streets and pub ic places in said township now lighted by gas.

C. That it will make yearly centracts with the said party of the second part to light said streets, parts of streets and public places in said Township of Bloomheld for the space of four years in addition to the herein mentioned term of one year at the same or a less rate per lamp and second part shall give sixty days notice in writing, of its desire to make such public affairs, has been appointed a special Z contracts prior to the

That at expiration of the period o five years mentioned in the seventh clause of this contract it will, unless the. said period be extended by said party of obtainable through established methods. onsultation with the counsel of the the second part, remove its poles and wires from the streets, parts of streets and public places of said Township of Bloo ufield, whether said poles and wires be used for public or private lighting, and stated reports to some controlling body. in case it shall not so remove said poles and wires, then the party of the second part shall have the right to remove them at the expense of the party of the first to unmeasured. It is desirable to gather part after giving the party of the first part reports of the number of teachers and O thirty days notice to remove the same. My reasons for inserting clause B are two-fold. First, the Tewnship Committwo-fold. First, the Township Committee is the duly elected guardian of the schools supported by public funds owe

Third: I advise the insertion in the rights of the property holders, and should to the tax-payers.

first clause of the contract and in various see to it that those rights are properly.

The enumerates protected in any contract which it makes. on the part of the property owners of the school within the year, and whether at a pany to light all the streets and parts of township to obtain electric light at the streets now lighted by gas. I take it that price of the maintenance of poles and wires in front of their respective properties, will be made most manifest contract but do not think it is set forth when the company attempts to procure the written consents. If there is a general desire, the granting of the written consents will also be general and the the agent for carrying into effect the pubtrary, are not procurable by the company the present school year, with the address it will show a lack of desire, on the part of the principal teacher of each, will be time after notification by the Committee of the township, for electric lights, under the conditions above mentioned; and the Fifth: The fifth section should provide Township Committee, as the agent of the

Second, Inasmuch as the company is prohibited by statute from erecting poles without the written consent of adjacent

property owners and inasmuch as it is entirely likely, not to say certain, that some property owners will refuse consent. therefore it is entirely likely, not to say certain, that the company will be absolutely unable to light parts of streets or even whole streets or perhaps even whole districts. The Committee should certainly not be expected to wait till it is surrounded by such sure difficulties to proupon to meet them it should be free from

The reason for inserting clause C is to apparent to need mention. My reason for the insertion of clause D is that the intention of the Township Committee as expressed to the Township through its Chairman, is to grant to the

Edison Company a five years franchise, that is to say, the privilege of maintainng its poles and wires for five years. The couched in such terms as to leave this FANS mportant matter in much uncertainty, if franchise. The clause I propose to insert together with phraseology in other parts make it certain that the committee grant a five years franchise and no more. Fourteenth. A long conference with

matters upon which we disagree might with some labor be adjusted to our

Ninth: The +ixteenth clause should for the information of the public and that Acid, Carbolic their opinions upon its various provisions how many nights a given lamp had been | tee, be printed in the Bloomfield "Citizen", together with this report; that the Townbe in attendance at Dodd's Hall on a certain evening of next week, to listen to the opinions of the taxpayers of the Town-ship relative to an electric lighting contract; and that at the next regular

> Dated Bloomfield, N. J. Dec. 2, 1889. HARRY E. R CHARTS. No action was taken by the Committee ast Monday night, either on the contract or report, but the whole matter was laid over for consideration at the special meeting to be held tonight, (Saturday.) We are authorized to state that the Committee will be pleasod to hear any suggestions from any taxpayer interested at the

meeting of the Township Committee the

contract be finally decided upon.

AMOS H. VANIHORN. LOOK OVER A BIG HOUSE-THE RESULT OF

Perhaps there is not another house in this ity which, beginning in so unpromising a way, has achieved so great a measure of success as that of Amos H. Van Horn's, 73 Market street. Extensive additions and improvements now

completed, costing many thousands of dollars, and increasing the available business space over 2,500 feet, mark another step forward in A handsome passenger elevator, which connects the basement with the fourth story, and which cost over \$2,000, will very much, convenience customers, especially ladies, to whom

ments from bedding to stoves. All the four floors now extend back to Campbell street, and not to stop there Mr. Van Horn has purchased, in the immediate rear, two lots, which run still further back from Campbell to Bank street, from which the old dwellings will be removed and a handsome five-story structure erected, 70x50 feet, connected by bridges with

many stairs are always annoying. With this

the main Market street building. New painting, new floors, new gas fixtures, ew ceilings, dsmonstrate the thoroughness of the improvements in the main house, and the stock has been increased to correspond. On the south floor side boards, bookcases, desks ecretaries, fancy tables, hall stands, etc., ocupy this story from street to street. The third floor contains over seventy-five different bedroom suits and an immense array of fancy hairs. The carpet and parlor suit department 200 cooking and heating stoves and ranges. In the Campbell street annex, a four-story building 50x60 feet used as a stock department ark, N. J. to the Township Committee, the written are enough goods to start a couple of good-Twenty-First-And it is further mutually owners of property in front of or adjacent . All this simple means that people who want

Educational Statistics.

To the Editors of The Cilizen: This office desires to secure the best results possible regarding the schools of the country with a few salient inquires. James 1H. Blodgett, A. M. of Bockford. Illinois, a gentleman of long experience in educational work and in

day of agent for the collection of statistics of education for the United States. Public schools are so related to systems [2] of public record that their statistics are Incorporated private schools have a place in public records.

Parochial schools generally render Unincorporated private schools form a considerable element of usefulness hitherpupils in such schools, without troubling them for the financial statements that

The enumerators of population will hether or no there is a general desire report each person who has attended O public or at a private school; and, for all persons ten years of age and over, those who can read and write. This will be more than has been done heretofore. Other educational statistics must be Z reached by different methods, in which every one interested may render some aid. Any lists of private schools, no matter how brief, or names of single schools, no mat'er how humble, open in any part of

> of assistance to this office. Very respectfully. ROBERT P. PORTER Commissioner of th

HEATH & DRAKE 779 Broad St., Newark,

Have the largest display of

HOLIDAY GOODS ever made by them, of which they invite an early inspection. DRESS SILKS.

Rich and reliable fabrics at special prices DRESS GOODS

In plain fabrics, plaids, stripes and mixtures, together with a large number of BLACK and COLORED DRESS PATTERNS, in plain and fancy materials, from \$2,50 to \$15,00 a suit.

Also a large selection of Cotton Dress materials, GINGHAMS SATINES, Etc.

LACE, GAUZE, SATIN and FEATHER

FICHUS, HANDKERCHIEFS, TOILET SETS and many other varieties of made up laces.

Great variety of made up FANCY ARTICLES Ladies' and Gentlemen's HANDKERCHIEFS, GLOVES and UMBLELLAS.

A choice collection of ARTISTIC POTTERY, BRONZES, Etc. ORIENTAL RUGS AND CARPETS.

DOWN WITH HIGH PRICES.

Acid, Tartaric, p .65. Toflet Paper, per package... Screesland Twine, all color, per ball Borax, whole or powdered, per lb A Good Tooth Brush for 12c. Hair Brushes from 11c. to \$4. Quill Toothpicks, 5c. per bunch Sulphur Soap, per cake ... Epsom Salts, per

Animal Soap, per cake. Glycerine Soap (transparent), per cake. Medicinal Wines and Liquors. Pure Martell Brandy, per quart. 49 Pure California Brandy, per quart. Pure 7 year-old Rye Whiskey, per quart Pure Rye and Rock, per quart ... Pure Imported Port Wine, per quart Pure California Port Wine, per quart Pure Imported Sherry Wine, per quart. Pure California Sherry Wine, per quart

Patent Medicines.

\$1.00 Articles from 75c, down to 68c 50c. Articles from 40c, down to 35c; A large stock of Sponges, Chamois and Tollet Goods at Reduced Prices. EVERYTHING SOLD AT BOTTOM PRICES: Hundreds of articles we have not the space

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NEWARK, N. J.



Rochelle Saits, per

Soap Bark, per |

Seidlitz Powder, per doz., in tin box.... Bicarbonate Soda, per lb

Sulphur, roll or powder.... Quinine Pills (Parke Davis' make in bot tles of 100 pills, 2 grains each, per 100)

Handkerchief Extracts, per ounce



100 DOSES FOR 50 CENTS.

WHY YOU SHOULD TAKE IT!

1st. Because we give you 100 does for 50c.
2d. Because we print on the label of the bottle the ingredients of Crescent Sarsaparilla, and you know just what you are taking. No secrecy as to the ingredients.
3d. Because we guarantee to refund you your money if you obtain no benefit from taking money if you obtain no benefit from taking Crescent Sarsaparilla.

4th. Because the Crescent Drug Co., who prepare Crescent Barsaparilla, are the largest Retail Druggists in the State of New Jersey, and are reliable, and stake the reputation and integrity of their retail business on the mortified.

are reliable, and state the reputation and in-tegrity of their retail business on the merits of Crescent Sarsaparilla.

5th. Because we can and will mail you testi-monials from our own city of absolute cures of Rheumatism, Gout, Kidney disease, Blood dis-eases, Skin diseases, etc., accomplished by Crescent Sarsaparilla. Send your name and address on a postal card to us and we will mail you testimonials

Made by CRESCENT DRUG COMPANY, New-

NOW ON SALE At BALDWIN BROS., Grocers, Bloomfield. WM. H. COOK, Grocer, Watsessing.

CRESCENT ROOT BEER

EXTRACT, CENTS A BOTTLE

A 15 Cent Bottle of Crescent Extract of Roots will make 5 Gallons of Delicious Robe by Druggists and Grocers Everywhere.

MADE BY Crescent Drug Co., NEWARK, N. J.

BRIGG'S

Headache Troches Are warranted to cure

SICK HEADACHE.

Office New Jersey State Prison.

Trenton, June 6th, 1808. Sir-I have used your Briggs Headache Troches and was permanently cured by BORACE GRINHALLE,

WM. II. MICKEL

Engineer Wm. H. Mickel, Druggist, Spring St., Trenton, N. J. June 7th, 1888

Sir-My family physician prescribed Briggs' Headache Troches for my wife some time ago and I find them the only remedy that ever gave her any permanent relief. and she would not be without them at any price. She has been froutied with head-

Thousands of letters as strong as those above have been received in past ten years testifying to the merits of this truly wonderful specific.

CHER, Prop'r, Saratoga Springs, N. Y.

FOR SALE BY ALL DRUGGISTS.

A GUARANTEE IN EACH BOX. Price 25 Cents.

claiming that no better WORTH for the PRICE can be found You can find choice matched pairs for Ear Rings, very carefull selected, perfect in shape and pure white, so purchasers will find difficulty in that particular. Also one pair of beautiful Blue Whi Stones of a very desirable size. Thirty-nine years' experience in this city enable us to furnished best qualities at POPULAR PRICES. DIAMOND LACE PINS.

Newark Jewelry Store!

WORTH

No one expects to be an expert in every branch of business will

We invite the closest scrutiny of our stock of DIAMONDS

out reflecting upon his ability in any branch. An artist is not a pud-

of cord wood, nor would we go to a quarryman for advice as to the

value of fine jewels, We trust somewhat with those with whom and

deal, and yet we feel the influence of PRICE.

DIAMOND RINGS. DIAMOND STUDS

DIAMOND COLLAR BUTTONS. DIAMOND SGARF PINS

RICHARD SMITH 767 BROAD ST., NEWARK

Just received, a fresh supply of NEW CALIFORNIA PRUNES.

NEW RAISINS. NEW FIGS. NEW DATES

NEW CITRON and LEMON and ORANGE PEEL New Evaporated Apples. New Peeled Peaches, Cape Cod Cranberries, New Apricots and Prunelles, News Sussex Buckwheat, White Clover and Buckwheat Honey, Hecker's Prepared Buckwheat and Griddle Cake Flour, New New Orleans Molasses, Fine Syrup, New Maple Syrup.

Pure Wines and Liquors, Imported and Domestic Cigars, For Holiday Use.

We are selling Flour at greatly reduced prices

Washburn,s Best, Our Beauty, Morning Glory, Fine Creamery Butter, Best Cream Cheese,

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CASH GROCERS AND FLOUR MERCHANTS.

Bloomfield Avenue,

Bloomfield, N. J.

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That AMOS H. VAN HORN makes, lays, and furnishes paper for Carpets with out charge;

Also gives a Mixed Mattress with every Bedroom Suit sold : And gives a Parlor Table with every Parlor

Suit purchased; Besides a Silver Cake Basket with every Sideboard sold.

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Elevator Connects with Every Floor.

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